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Pursuant to the Northern District of California's Civil Local Rules 7-11 and 79-5(d)-(e), Defendant Arista Networks, Inc. respectfully submits this administrative motion to file under seal the following documents:

- 1. Portions of Arista's Proposed Discovery Plan, which reference information contained in the exhibits listed below.
- 2. Exhibit D to the declaration of Elizabeth K. McCloskey in support of Arista's Proposed Discovery Plan, bates-stamped CSI-ANI-00472953-56, a document designated "Confidential" by Cisco.
- 3. Exhibit E to the declaration of Elizabeth K. McCloskey in support of Arista's Proposed Discovery Plan, bates-stamped CSI-ANI-00402450-53, a document designated "Confidential" by Cisco.
- 4. Exhibit F to the declaration of Elizabeth K. McCloskey in support of Arista's Proposed Discovery Plan, bates-stamped CSI-ANI-00056463-63.000021, a document designated "Confidential" by Cisco.
- 5. Exhibit H to the declaration of Elizabeth K. McCloskey in support of Arista's Proposed Discovery Plan, bates-stamped CSI-ANI-00072292–92.000001, a document designated "Confidential" by Cisco.

Arista takes no position on whether the foregoing documents and portions of the Proposed Discovery Plan should be filed under seal. Arista files this administrative motion only in order to afford Cisco the opportunity to defend its confidentiality designations as provided by Civil Local Rule 79-5(e).

Arista submits, along with this administrative motion, the declaration of Eduardo E. Santacana, which attaches unredacted versions of the Proposed Discovery Plan and Exhibits D–F and H to the McCloskey declaration in support of the Proposed Discovery Plan. Per Civil Local Rule 79-5(d)(1)(C), Arista will also file a public, redacted version of the Proposed Discovery Plan. Because Exhibits D–F and H to the McCloskey declaration in support of the Proposed // //

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1	Discovery Plan have been designated confidential in their entirety, Arista will publicly file a
2	placeholder cover page in their place.
3	Dated: November 12, 2015 KEKER & VAN NEST LLP
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5	By: /s/ Brian L. Ferrall BRIAN L. FERRALL
6	Attorneys for Defendant ARISTA
7	NETWORKS, INC.
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